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Inventor(s): Igor Troitski, Karen Cashman**Title of Invention: Method for production of 3D laser-induced images with internal structure**

Enclosed is a disclosure of the above-titled invention consisting of 23 sheets of description and 0 sheets of drawings. A check or money order in the amount of \$ 380 is enclosed to cover the fee (37 CFR 1.21(c)).

The undersigned, being a named inventor of the disclosed invention, requests that the enclosed papers be accepted under the Disclosure Document Program, and that they be preserved for a period of two years.


Signature of Inventor**Karen Cashman****Typed or printed name**12/30/03**Date****2200 Purple Majesty Court****Address**Las Vegas, NV 89117**City, State, Zip**

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You are also reminded that any public use or sale in the United States or publication of your invention anywhere in the world more than one year prior to the filing of a patent application on that invention will prohibit the granting of a patent on it.

Disclosures of inventions which have been understood and witnessed by persons and/or notarized are other examples of evidence which may also be used to establish priority.

There is a nationwide network of Patent and Trademark Depository Libraries (PTDLs), which have collections of patents and patent-related reference materials available to the public, including automated access to PTO databases. Publications such as *General Information Concerning Patents* are available at the PTDLs, as well as the PTO's Web site at www.uspto.gov. To find out the location of the PTDL closest to you, please consult the complete listing of all PTDLs that appears on the PTO's Web site or in every issue of the *Official Gazette*, or call the PTO's General Information Services at 800-PTO-9199 (800-788-9199) or 703-308-HELP (703-308-4357). To ensure assistance from a PTDL staff member, you may wish to contact a PTDL prior to visiting to learn about its collections, services, and hours.

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Igor Troitski
Signature of Inventor**Igor Troitski**12/30/03
Typed or printed name12/30/03
Date**853 Arrowhead Trail****Address****Henderson, NV, 89015****City, State, Zip****NOTICE TO INVENTORS**

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Notice of References Cited	Application/Control No.	Applicant(s)/Patent Under	
		Igor Troitski, Karen Cashman	
	Examiner	Art Unit	Page 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	A	US-6,322,958	11-2001	Hayashi	219/121.85
	B	US-6,333,486	12-2001	Troitski	219/121.69
	C	US-6,392,683	05-2002	Hayashi	219/121.18
	D	US-6,399,914	06-2002	Troitski	219/121.69
	E	US-6,417,485	07-2002	Troitski	219/121.69
	F	US-6,426,480	07-2002	Troitski	219/121.68
	G	US-6,490,299	12-2002	Raeovsky et al.	372/10
	H	US-6,509,548	21-2003	Troitski	219/121.69
	I	US-6,087,617	07-2000	Troitski	219/121.6
	J	US- 6,605,797	08-2003	Troitski	219/121.69
	K	US- 6,630,644	10-2003	Troitski et al.	219/121.69
	L	US-6,664,501	12-2003	Troitski	219/121.69
	M				

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
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NON-PATENT DOCUMENTS

Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)

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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).)
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